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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Handled
By Group

Attorney Docket No. 07819/0129



In re patent application of

David PORUBEK et al.

Group Art Unit: 1202

Continuation of Serial No. 08/932,834

Examiner: M.Berch

Filed: September 18, 1997

For: COMPOUNDS HAVING SELECTIVE HYDROLYTIC POTENTIALS

PETITION TO CORRECT INVENTORSHIP
UNDER 37 CFR § 1.48(a)

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Enter
NPA
Assistant Commissioner for Patents
Washington, D.C. 20231
PETITIONS BRANCH

APR 07 1998

Sir:

Applicants hereby petition the Assistant Commissioner to amend the inventorship of the captioned application to add J. Peter Klein as an inventor.

Pursuant to 37 CFR § 1.48(a) (62 Fed. Reg. 53,132, 53,185 (October 10, 1997)), the following materials are provided with the instant petition:

- (1) A statement from Dr. Klein that he was omitted as an inventor in error, without deceptive intent on his part;
- (2) A declaration of inventorship signed by Dr. Klein as prescribed by 37 CFR § 1.63;
- (3) The fee set forth in 37 CFR § 1.17(i); and
- (4) A written statement, evidencing consent of the assignee of the subject application to the addition of Dr. Klein as an inventor.

Applicants submit that the foregoing is sufficient to correct inventorship.

Respectfully submitted,

P-42.8-2
for Stephen A. Lant
Reg. No. 295768

30 March 1998

Date

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IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Docket No. 077319/0129

In re patent application of

David PORUBEK et al.

Group Art Unit: 1202

~~Continuation of~~ Serial No. 08/932,834

Examiner: M.Berch

Filed: September 18, 1997

For: COMPOUNDS HAVING SELECTIVE HYDROLYTIC POTENTIALS

STATEMENT UNDER 37 CFR § 48 (a)

Assistant Commissioner for Patents
Washington, D.C. 20231

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I, J. Peter Klein, hereby declare:

APR 07 1998

1. I am a co-inventor of the subject matter of the captioned application. I provided inventive contribution to compounds within the claims of this application.

2. In error, without deceptive intent on my part, I was omitted from inventorship.

3. I hereby declare further that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issuing thereon.

By: J. Peter Klein Date: 3/25/98

IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Attorney Docket No. 077319/0129

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David PORUBEK et al.

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Continuation of Serial No. 08/932,834

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For: COMPOUNDS HAVING SELECTIVE HYDROLYTIC POTENTIALS

CONSENT OF ASSIGNEE FOR
CORRECTION OF INVENTORSHIP

Assistant Commissioner for Patents
Washington, D.C. 20231

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Sir:

Cell Therapeutics, Inc. is the assignee of the above-identified patent application as evidenced by the appended assignment documents.

Cell Therapeutics, Inc. hereby consents to the correction of inventorship naming J. Peter Klein as a co-inventor of the invention claimed in the above-identified patent application.

Respectfully submitted,

March 26, 1998

DATE

Stephen Faciszewski

Name: **Stephen Faciszewski**
Title: **Assistant Secretary**
Cell Therapeutics, Inc.